2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 JESSICA SAEPOFF. CASE NO. C17-0482JLR 10 Plaintiff, ORDER DENYING EX PARTE 11 RELIEF, ORDERING SERVICE, v. AND RENOTING PLAINTIFF'S 12 MOTION FOR A TEMPORARY JAY RIEHLE, et al., RESTRAINING ORDER 13 Defendants. 14 Before the court is pro se Plaintiff Jessica Saepoff's ex parte motion for a 15 temporary restraining order ("TRO"). (Mot. (Dkt. # 6).) Federal Rule of Civil Procedure 16 17 65(b)(1) precludes entry of a TRO without notice to the adverse party unless "(A) specific facts in an affidavit or a verified complaint clearly show that immediate and 18 19 irreparable injury, loss, or damage will result to the movant before the adverse party can 20 be heard in opposition; and (B) the movant[] certifies in writing any efforts made to give 21 notice and the reasons why it should not be required." See Fed. R. Civ. P. 65(b)(1); see also Local Rules W.D. Wash. LCR 65(b)(1).

1 2 Mot.; Exs. 1-12 (Dkt. # 6-1); Saepoff Decl. (Dkt. # 7).) Ms. Saepoff has not clearly 3 shown that immediate and irreparable injury will occur before Defendants can be heard in 4 opposition; indeed, she has not shown that Defendants will take any immediate action. 5 Ms. Saepoff has also not shown that she made any effort to provide notice to Defendants. Finally, Ms. Saepoff has failed to comply with the Local Civil Rule regarding ex parte 6 7 TRO motions. See Local Rules W.D. Wash. LCR 65(b)(1) ("Motions for temporary 8 restraining orders without notice to and an opportunity to be heard by the adverse party are disfavored and will rarely be granted. . . . The motion must also include contact 9 10 information for the opposing party's counsel or for an unrepresented party."). 11 Accordingly, the court DENIES Ms. Saepoff ex parte relief.¹ 12

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Ms. Saepoff to take the following actions: ¹ In denying ex parte relief, the court expresses no opinion on the merits of Ms. Saepoff's motion for a TRO.

Although three Defendants have appeared in this action and therefore received

electronic notice of Ms. Saepoff's motion (see Nots. of Appearance (Dkt. ## 3-5)), the

remaining Defendants have not appeared (compare Compl. at 1, with Dkt.). Furthermore,

Ms. Saepoff has not provided contact information for Defendants, see Local Rules W.D.

Wash. LCR 65(b)(1), or indicated which, if any, Defendants have been properly served

with a copy of the complaint and summons (see Dkt.); Fed. R. Civ. P. 4(1)(1) (requiring

proof of service by affidavit unless service is waived).² Accordingly, the court ORDERS

The court has reviewed the relevant filings in this matter. (See Compl. (Dkt. # 1);

² Ms. Saepoff has, however, served her motion on Defendants by mail. (Mot. at 20-21.)

receiving Defendants' responses, the court will determine whether to set a hearing on Ms. Saepoff's TRO motion. Dated this 13 day of April, 2017. JAMES L. ROBART United \$tates District Judge